THE MCDANIEL LAW FIRM, PC

54 Main Street Hackensack, New Jersey 07601 (201) 845-3232 (201) 845-3777 (Facsimile) Attorneys for Plaintiff

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

CENTURY MEDIA, LTD.,

Plaintiff,

V.

JOHN DOES 1-944, such persons being presently unknown participants and members of a joint enterprise, and SWARM # 4234C, a joint enterprise,

Defendants.

Civ. Action No. 2:12-cv-3868(FSH)(PS)

NOTICE OF MOTION FOR LEAVE TO TAKE EXPEDITED DISCOVERY PRIOR TO THE RULE 26 CONFERENCE

**PLEASE TAKE NOTICE** that the Plaintiff, **CENTURY MEDIA, LTD.**, will move before this Court on August 6, 2012 at 9:00 A.M., or as soon as counsel may be heard, for an Order permitting expedited discovery prior to the Rule 26 Conference.

**TAKE FURTHER NOTICE** that in support thereof Plaintiff shall rely on the within Declaration of David Farris, Declaration of Jay R. McDaniel, Esq. and Memorandum of Law.

**TAKE FURTHER NOTICE** that oral argument is not requested.

DATED: July 13, 2012 THE McDaniel Law Firm, PC

By:

Jay R. McDaniel, Esq. Attorneys for Plaintiff

JEM D.